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THOMAS G. BRUTON NORTHERN DISTRICT OF ILLINOIS
CLERK, U.S. DISTRICT COURT EASTERN DIVISION

AL SHAH (FATHER)

SHAH B. (MINOR)

SHAHA. (MINOR)

SHAH A. (MINOR)
Plaintiff(s)

ff(s) 14cv2061

Judge Robert M. Dow, Jr Magistrate Jeffrey T. Gilbert

V.

THE FRANKLIN INSTITUTE, PHILADELPHIA

AND MR. DENNIS M WINT PRESIDENT AND CEO

AND LARRY DUBINSKI EXECUTIVE VP

Defendant(s)

AND

PENNSBURY SCHOOL DISTRICT, FALLSINGTON, PA AND MR. ALLAN WEISEL

AND

PENNWOOD MIDDLE SCHOOL, YARDLEY, PA AND MS. PATRICIA STECKROAT AND MS. COLLEN BRODBECK

AND

ARIA HEALTH AND MS. KATHLEEN KINSLOW PRESIDENT AND CED, PHILADELPHIA, PA

AND

TEAMSTER UNION AND MR. HOWARD WELLS, NJ AND PA

AND

COMMUNICATION WORKERS OF AMERICA AND MR. HETTY
ROSENSTEIN AND MR. EDWARD MOONEY NI AND PA

AND

AFL-CIO, NJ AND PA

AND

MR. H. R. SHAH, NJ

AND MR. KAUSHIK AMIN, NJ

PLEASE SEE (NEXT PAGE)

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS **EASTERN DIVISION**

AL SHAH (FATHER) SHAH B. (MINOR) SHAH A.A. (MINOR) SHAH A. (MINOR)

Plaintiff(s)

Case No.

V. QUARRY HILL ELEMENARY AND THE PRINCIPAL, QUARRY HILL ELEMENTARY.

Defendant(s)

NOW COMES THE PLAINTIFFS B. SHAH (MINOR) AND OTHER MINDRS THROUGH THEIR FATHER AL SHAH (A FOLLOWER AND A SUPPORTER OF ISLAM) ALLEGES AND STATES AS FOLLOWS:

- 1. THE PLAINTIFF AL SHAH IS A CITIZEN OF KANE COUNTY, STATE OF ILLINOIS
- 2. THE DEFENDANTS INDIVIDUALS AND ORGANIZATIONS
 AND BUSINESSES ARE LOCATED IN THE STATE OF
 PENNSYLVANIA OR THE STATE OF NEW JERSEY.
- 3. THE MATTER IN CONTROVERSY EXCEEDS, EXCLUSIVE OF INTEREST AND COSTS \$ 75,000.00
- 4. THIS COURT HAS A JURISDICTION UNDER U.S. AND STATE LAW OF IL, PA AND NJ.

- ON MARCH 26, 2012, THE DEPENDANTS FRANKLIN
 INSTITUTE AND MR. DENNIS M WINT AND MR LARRY
 DUBINSKI OWNED, INCHARGE, MAINTAINED, MANAGED
 AND CONTROLLED THE MUSEUM KNOWN AS FRANKLIN
 INSTITUTE LOCATED AT APPROXIMATELY ZZZ NORTH ZOTH
 STREET, PHILADELPHIA, PA IN THE STATE OF
 PENNISYLVANIA.
- 6. ON SAID DATE, THE PLAINTIFF B. SHAH (MINOR)
 WAS LAWFULLY USING STAIRCASE OF FRANKLIN
 INSTITUTE.
- T. MINOR B. SHAH WAS VISITING FRANKLIN INSTITUTE
 AS A PART OF HER STUDY, FIELD TRIP VISIT FROM
 PENNWOOD MIDDLE SCHOOL, YARDLEY, PA.

- 8. DEFENDANT FRANKLIN INSTITUTE AND MR. DENNIS M. WINT AND MR. LARRY DUBINSKI HAD A DUTY TO MAINTAIN SAID PREMISES IN A SAFE AND SUITABLE MANNER TO AVOID INJURY TO A PERSON LAWFULLY UPON ITS PREMISES.
- 9. NOT WITHSTANDING SAID DUTY, THE ABOVE DEFENDANS WERE
 THAN AND THERE GUILTY OF ONE OR MORE OF THE
 FOLLOWING ACTS OF NEGLIGETICE AND RECKLESS CONDUCT
 NEGLIGETIT IN SUPERVISION FOR OMISSION WHICH DIRECTLY
 CAUSED INJURY TO THE PLAINTIFF
 - PROVIDE A REASONABLY SAFE MEANS OF ACCESS
 - (B) CARELESSLY AND NEGLIGENTLY FAILED TO

 KEEP THE STAIR CASE MAINTAINED AND GOOD

 REPAIR FAILED IN MAKING AND EXECUTING POLICY.
 - (3) CARELESSLY AND NEGLIGENTLY FAILED TO WARN
 THOSE LAWFULLY UPON THE PREMISES THATTHE
 STEPS ON STAIR WERE WET/SPILLED
 AND/OR UNEVEN
- DEFENDANT PENNWOOD MIDDLE SCHOOL, YARDLEY PA, MS.

 PATRICIA STECKROAT AND MS. COLLEN BRODBECK,

 PETUNSBURY SCHOOL DISTRICT, AND MR ALLAN WEISEL

 HAD A DUTY TO TAKE CHILDREN AND BRING THEM BACK

 SAFELY, SUPERVISE THEM, RESPONSIBLE FOR THEIR SAFETY

 ALL THE TIME DURING THIS TRIP THAT WAS PART OF

 PLAINTIFF B. SHAH'S STUDY, EDUCATION AND CURRICULUM,

 AND DUTY TO AVOID INJURIES TO A STUDENT.
- NOT WITHSTANDING SAID DUTY, THE ABOVE DEFENDANTS
 WERE THAN AND THERE QUILTY OF ONE OR MORE OF
 THE FOLLOWING ACTS OF NEGLIGENCE AND RECKLESS
 CONDUCT, NEGLIGENT IN SUPERVISION AND OR OMISSION
 WHICH DIRECTLY CAUSED INJURY TO THE PLAINTIFF.

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 - A. CARELESSLY AND NEGLIGENTLY FAILED TO PROVIDE A REASONABLY SAFE MEANS OF ACCESS
 - B. CARELESSLY AND NEGLIGENT IN AVOIDING INJURIES
 - C. CARELESS AND NEGLIGENT IN WARNING AND INSTRUCTING STUDENTS ABOUT UNSAFE STAIR CASE AND STEPS. AND/OR SUPERVISING STUDENTS
 - D CARELESS AND NEGLIGENT TO PROVIDE / FAILED

 TO TAKE PLAINTIFF / STUDENT TO THE NEAREST

 MEDICAL FACILITY
 - 12. FAILED TO HAVE AND/ OR EXECUTE POLICY.
 - 13. PAILED TO / IGNORED PLAINTIFF A. SHAH'S WARNING THAT WAS GIVEN IN WRITING THAT THERE IS A RISK TO CHILDREN'S SAFETY FROM UNION CROOKS.
 - PRIOR TO B. SHAH'S INJURY, ANOTHER CHILD A. SHAH
 WAS INJURED BY SOMEONE AT THE SAME ANKLE AS
 B. SHAA AT SCHOOL THAT RESULTED IN SPRAIN
 (NOT A MAJOR FRACTURE) MISSING SEVERAL SCHOOL DAYS
 AND GREAT PAIN, MISSING AND ENJOYING QUALITY TIME
 ACTIVITIES BUTSIDE AND INSIDE SCHOOL, WITH SIBLINGS
 AND OTHERIDS AND FAMILY, PHYSICAL IMPAIRMENT, DISCOMFORT
 SUBSTANTIAL MEDICAL EXPENSE.
- CHILDREN'S MOTHER HAD SLEEP AND FALL AT WORK THAT RESULTED IN GREAT PAIN, PERMENANT INJURIES AR DIS COMPORT, PHYSICAL IMPAIRMENT SUBSTANTIAL MEDICAL EXPENSES, LOST WAGES AROUND SAME TIME
- A- SHAH AGAIN CAME WITH A BLEEDING NOSE
 FROM BER SCHOOL, THAT WAS UNDER SAME SCHOOL
 BOARD THAT RESULTED IN GREAT PAIN, DISCOMFORT
 PHYSICAL IMPAIRMENT, MISSING AND ENJOYING
 QUALITY TIME, ACTIVITIES OUTSIDE AND INSIDE SCHOOL
 WITH SIBLINGS, OTHER KIDS, FAMILY, MEDICAL EXPENSE
 MISSING SCHOOL ETC.

- MORE MENTIONED IN PARAGRAPH 8, 9, 10, 11, 12

 13, PLAINTIFF B. SHAH WAS INJURED WHEN SHE FELL

 4 SLEPT AS SHE WAS USING STAIRCASE APPROACHING
 OTHER PART OF MUSEUM TO STUDY THINGS THAT WAS
 PART OF HER STUDY AND CURRICULUM.
 - 18. AS A PIRECT AND PROXIMATE RESULT OF SAID ACTS
 OF NEGLIGENAE, THE PLAINTIFF B. SHAH

 (A MINOR) WAS AREATLY INJURED AND HAS
 SUFFERED AREAT PAIN, DISCOMFORT, PHYSICAL
 IMPAIRMENT, SUBSTANTIAL MEDICAL
 EXPENSE. PLANTIFF B. SHAH ALSO LOST QUALITY
 TIME, ENJOYMENT, ACTIVITIES OUTSIDE AND INSIDE
 SCHOOL, MISSED AND LOST EDUCATION, MISSING
 ACTIVITIES WITH OTHER STUDENTS, OTHER CHILDREN,
 FAMILY, SIBLINGS ETC.
- 19. PLAINTIFF A. SHAH LMINOR) HAD SUFFERED TWO INJURIES
 AT SCHOOL PREMISES CBLEEDING NOSE AND BROKEN/SPRAIN
 ANKLE) AS A DIRECT AND PROXIMATE RESULT OF ONE OR
 MORE OF THE ACTS OF NEGLIGENCE FROM DEFENDANT
 QUARRY HILL ELEMENTARY AND SAME PENNSBURY SCHOOL
 DISTRICT AND THEIR STAFF AND OFFICERS AND SCHOOL
 SUPERINTENDENTS.
 - PLAINTIFF A.A. SHAH (MINOR) LOST QUALITY TIME
 AND ACTIVITIES DUE TO FREQUENTLY AND SERIOUSLY INJURED
 SIBLINGS, DEPRIVED OF SLEEP DUE TO PAIN AND INJURED
 OTHER PLAINTIFF AND LOSING RESOURCES.

- 21. PLAINTIFF AL SHAH WAS A SUPPORTER OF ISLAM.

 PLAINTIFF LATER BECAME FOLLOWER OF ISLAM.

 PLAINTIFF WAS A FORMER STATE OF WISCONSIN EMPLOYEE.
- BUSALACCHI AND HONORABLE ANTHONY, AND HONORABLE GOVERNOR WALKER (A REPUBLICAN) IS APPOINTEE HONORABLE NEWSON REGGIE AND HONORABLE DEWAYNE JOHNSON (A DIRECTOR OF WISCONSIN DOT, AND A MENTOR OF GOVERNOR SCOTT WALKER AND VP CANDIDATE HONORABLE RYAN) WERE FORCING CHRISTIAN PRAYER AND CHRISTIANITY AT WORK PLACE USING TAX DOLLARS ON FOLLOWERS OF ISLAM AND ON FOLLOWERS OF OTHER RELIGION OR FOLLOWERS OF NO RELIGION.
- PLAINTIFF AL SHAH OBJECTE IT. SO THE ABOVE
 MENTIONED POLITICIANS FROM BOTH DEMOCRATIC
 AND REPUBLICAN PARTY AND TOP GOVERNMENT OFFICIALS
 RETALIATED AND VIOLATED PLAINTIFFS CIVIL RIGHTS.
- 24. FEDERAL JUDGE HONORABLE ANNE THOMPSON FOUND PLAINTIFF'S CASE MERITURIOUS.
- GOVERNOR HONORABLE DOYLE (A DEMOCRAT) AND
 GOVERNOR HONORABLE WALKER (A REPUBLICAN)'S
 APPOINTEES AND GOVERNMENT OFFICIALS HIRED
 A CARTEL OF AFL-GO AFFILIATED AND NOW AFFILIATED
 UNION LIKE OPERATING ENGINEERS UNION, USW,
 TEAMSTERS, FIRE FIGHTERS, AND PARAMEDICS UNION,
 POLICE UNION AND THEIR BOSSES, AN EAST INDIAN
 HINDU CONVICTED CRIMINAL IN \$700 MILLION
 FRAUD AND COMMUNITY LEADERS / COMMUNITY

- CHANNEL) AND MARAT PATEL COWNS GROCERY BUSINESS WORTH \$ 300 MILLION) AND KIRAN DESAI CFORMER NJ STATE TRESURER OF NJ STATE DEMOCRATIC PARTY), TRISH AND JEWISH CROOKS WHO INTERFERED WITH PROCESS OF JUSTICE AND STATED HARASSING AND DRUGGING PLAINTIFF AL SHAH, CAUSING INJURIES TO ALIS FAMILY MEMBERS.
- 26. THE CARTEL OF UNION BOSSES, A CONVICTED HINDU CRIMINAL AND COMMUNITY GATE KEEPERS NOT ONLY WANTED TO SET POLITICIANS FREE BUT ALSO WANTS PLAINTIFF TO PARTICIPATE IN A CRIME TO DEFRAUD GOVERNMENT AND TAX PAYERS.
- 27. LEGAL COMMUNITY SHOCKED AND CRITICIZED HOW ONE STATE REPRESENT OTHER STATE'S EMPLOYEES AND POLITICAL APPOINTEES WITHOUT PROHAC VICE PROCESS AND QUESTIONED HOW TAXPAYER'S MONEY FROM ONE STATE USED FOR ANOTHER STATE
- WEBTRACING, PLAINTIFF AND FAMILY MEMBER S ACTIVITIES

 CYBER STALKS AND MAKES VEIL THREATS TO PLAINTIFF

 AND HIS YOUNG CHILDREN. THE CARTEL HACKS AND GETS

 ILLEGAL TO THE COMPUTER. AND OTHE ELECTRONIC

 DEVICES AND APPLIANCES. THE CARTEL CONTROLS ALL

 COMMUNICATION AND EMAIL BOXES. THE CARTEL ALSO

 INTERFERES AND INTERRUPTS AND INTERFERES WITH

 PLAINTIFF'S ANY TRANSACTION WITH BANKS AND OUTSIDE

 WORLD.

(NEXT PAGE)

- 29. THE CARTEL SECLUDED PLAINTIFF AL SHAH FROM A SOCIETY AND COMMUNITY AND FORCEFULLY SEPARATED HIS CHILDREN USING POLICE AND HOUSED PLAINTIFF AT A HOUSE IN CARPENTERS VILLE, IL AND CONTINUED JLLEGALLY DRUGGING AL SHAH BY CONTROLLING AIR (HVAC), WATER (MUNICIPAL WATER) AND FOOD SUPPLY.
- FOR ALMOST ONE YEAR THE CARTEL IS PAYING \$ 1350 PER MONTH RENT FOR THE PLACE IN CARPENTERSVILLE, IL WHERE PLAINTIFF IS HOUSED AND THE PLACE IS USED AS A TORTURE HOUSE.
- AND HARASSMENT WILL CONTINUE LINTIL AL
 SHAH AGREES TO SET POLITICIANS AND
 COVERNMENT OFFICIALS OF WISCONSIN FREE AND
 AGREES TO LET A CONVICTED CRIMINAL OF \$700
 MILLION AND UNION BOSSES DECIDE HOW MUCH
 COMPENSATION AL SHAH DESERVES, IF ANY.
- 32. PLAINTIFF MADE SEVERAL COMPLAINTS TO LOCAL, STATE AND FEDERAL LAWENFORETMENT BUT THERE IS NO PROGRESS.

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- BY HAVING A CCESS TO THE PLACE AND PAYING ITS

 RENT IN CARPENTERSVILLE, THE CARTEL DESTROYS

 ALL THE EVIDENCES OF TORTURE AND LEAVES

 NO TRACE FOR THE TORTURE AND CRIME

 THEY ARE DOING.
- IN ORDER TO GO THROUGH JUSTICE SYSTEM FOR THIS

 CLAIM/CASE/COURT PROCEEDING WITHOUT ANY

 CLAIM/CASE/COURT PROCEEDING WITHOUT ANY

 INTERFERENCE OR INFLUENCE OR INTERUPTION FROM

 THIS CARTEL, PLAINTIFFS SEEKS PERMANENT

 INJUNCTION AND TEMPORARY INJUNCTION AGAINST

 INJUNCTION AND TEMPORARY INJUNCTION AGAINST

 ALL THE DEFENDANTS EXCEPT THOSE WHO ARE

 AFFILIATED WITH SCHOOL DISTRICT, SCHOOL

 OR FRANKLIN INSTITUTE OR ARIA HEALTH.

- PLAINTIFF SEEKS PERMANENT INJUNCTION AGAINST
 THE CARTEL THAT IS USING UNION MEMBERS LAW
 ENFORCEMENT POWER, PLAINTIFF WANTS TO STOP
 THE CARTEL FROM DIRECTLY OR INDIRECTLY CONTACTING
 PLAINTIFF, HIS YOUNG CHILDREN OR ANY FAMILY
 MEMBERS BY ANY MEANS. PLAINTIFP WANTS TO
 STOP THE CARTEL FROM BULLYING, CYBERSTALKING,
 WEB-TRACING, WIRE TAPPING, ACCESSING, CONTROLLING,
 LISTEMING, HEARING, MONITORING, MANAGING ANY
 TYPE OF COMMUNICATION, INTERNET, OR ANY ELECTRONIC
 RELATED ACTIVITIES OR USE, CELL PHONE, PHONE, TV,
 RADIO, MEDICAL FINANCIAL, ANY CONFIDENTIAL
 OR NON CONFIDENTIAL RECORDS AT ANY PLACE,
 WITHOUT COURT ORDER. T
- 36 THE CARTEL HAS NOT ONLY FINACIAL MOTIVATION BUT THE CARTEL'S MEMBERS ARE JEWISH,
 HINDU AND CHRISTIAN WHO HAS EXTREME
 HATES TOWARDS ISLAM AND MUSLIM.
- THE CARTEL IS ALSO NOT LETTING PLAINTIFF AL SHAH SERVE THE MUSLIM IMMIGRANTS
 THROUGH A NON-PROFIT THAT PLAINTIFF AL SHAH
 FOUNDED AND PLAINTIFF IS RESPONSIBLE OF ALL
 ALL ITS ACTIVITIES AND INTERFERES AND
 INTERRUPTS ITS CHARITABLE, RELIGIOUS AND
 WELFARE ACTIVITIES.
- THAT THE CARTEL RECEIVES MONEY THROUGH MINORITY OWNED BUSINESSES THROUGH A FAVOUR FROM POLITICIANS IN MILLIONS OF DOLLARS WORTH DE STATE CONTRACT.

- 39. DEFENDANT ARIA HEALTH IN EMERGENCY ROOM
 DID NOT PUT CAST ON PLAINTIFF B SHAH'S LEG
 INSTEAD ASKED HER TO GO TO AN ORTHO SURGEON
 AND PUT CAST WITHIN 24 HOURS, DUE TO RELIGIOUS
 HATRED.
- 40. THE CARTEL STOLE ALL THE MEDICAL RECORDS SO LATER THEY CAN TAMPER WITH RECORDS IF PLAINTIFF FILES FOR PERSONAL INJURY CASE.
- Al. DUE TO CARTEL'S INTERFERENCE NO ORTHO DOCTOR IN PA WERE READY TO MAKE AN APPOINTMENT BEFORE ONE MONTH.
- 42. PLAINTIFF B. SHAH ENDED UP IN RECEIVING MEDICAL TREATMENT IN THE STATE OF NEWJERSEY ABOUT 2 HOUR DRIVE AND LOTS OF PAIN.
- 43. MORE THAN A WEEK PASSED SO DOCTOR
 FEARED BONE SET ALREADY STARTED HEALING
 WITHOUT GETTING REPOSITIONED PROPERLY
 THE BONE THAT WAS DISPLACED DUE TO
 INJURY.
- 44. FOR ALMOST TWO YEARS PLAINTIFF COULD

 NOT PARTICIPATE IN SPORTS AND COMPLAINED

 F STILL COMPLAINING ABOUT PAIN IN

 HER INJURED PART ESPECIALLY DURING

 WINTER / COLD SEASON.
- -5. PLAINTIFF COULD NOT FIND A SINGLE ATTORNEY
 TO REPRESENT B. SHAH OR HER MOTHER OR A. SHAH
 IN NORMAL CASE WE HAVE SEEN 24 HRS HAMMERING
 FROM ATTORNY'S COMMERCIALS & WANT TO REPRESENT
 WITHOUT UPFRONT FEE. HERE ATTORNEYS

EVEN OFFERED UP FRONT MONEY REFUSED

TO EVEN LISTEN AND GIVE FIRST APPOINTMENT

OR MEET EXCEPT ONE NJ LAW PROFESSOR

WHO TOLD TO TALK TO STUDENT TO RECEIVE

HELP FROM LAW STUDENT, ATTORNE FURTHER

ADVISED THAT IF YOU DON'T KNOW LAW NUMBER, YOU

DON'T NEED TO PUT LAW NUMBER.

WHEREFORE, PLAINTIFFS, B. SHAH, AL SHAH, A. SHAH
AND AA SHAH DEMANDS JURY TRIAL AND DEMANDS
TUDG MENT AGAINST DEFENDANTS IN A SUM
IN EXCESS OF SEVENTY FIVE THOUSAND
(475,000.00) DOLLARS AND COSTS.

RESPECT FULLY SUBMITTED

AL SHAH

3/24/2014

JURY DEMAND

Plantites AL SHAH, B. SHAH, A. SHAH AND AA SHAH
DEMANDS, JURY TRIAL.

DAL SHAH

3/24/2014